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5 **UNITED STATES DISTRICT COURT**
6 **DISTRICT OF NEVADA**

7 SETH MANHEIMER, an individually, and)
8 derivatively on behalf of TRUFUSION)
9 YOGA, LLC)

Plaintiff,)

10 v.)
11)

12 TRUFUSION YOGA, LLC, a Nevada)
13 Limited Liability Company, MICHAEL)
14 BORDEN; MARTIN HINTON;)
15 TRUFUSION LLC, a Nevada Limited)
16 Liability Company, TRUFUSION)
17 FRANCHISING LLC, a Nevada Limited)
18 Liability Company, and DOES 1-10,)
19 inclusive)

20 Defendants.)
21)

22 TRUFUSION YOGA, LLC, a Nevada)
23 Limited Liability Company, TRUFUSION)
24 LLC, a Nevada Limited Liability Company,)
25 TRUFUSION FRANCHISING LLC, a)
Nevada Limited Liability Company, and)
ROES 1-10, inclusive,)

Counterclaimants,)

v.)

SETH MANHEIMER,)

Counterdefendant.)
)

Case No. 2:16-cv-02186-JCM-NJK

JUDGMENT

1 Following proceedings including a jury trial and pre- and post-trial motions, as well
2 as agreed dismissals at the commencement of trial, and in accordance with the jury's
3 verdict, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that judgment be
4 entered as follows:

5 1. Judgment shall be entered in favor of Plaintiff, Seth Manheimer, and
6 against Defendant TruFusion Yoga, LLC, for monies owed in the amount of
7 \$55,000.00, plus \$37,998.78 in prejudgment interest.

8 2. Manheimer's ownership interest in Defendants and Counterclaimants
9 TruFusion Yoga, LLC, TruFusion Franchising LLC, and TruFusion LLC as of
10 September 28, 2018, is determined to be a .8 percent ownership interest in
11 TruFusion LLC, which itself owns 100% of TruFusion Yoga, LLC and TruFusion
12 Franchising LLC.

13 3. Manheimer shall take nothing by his other claims in this case.

14 4. Counterclaimants, TruFusion Yoga, LLC; TruFusion Franchising
15 LLC; and TruFusion LLC, shall take nothing by their counterclaims.

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17 DATED May 24, 2019.

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21 THE HONORABLE JAMES C. MAHAN
22 DISTRICT COURT JUDGE
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